



Search for Cases by: Select Search Method ...

Judicial Links

eFiling

Help

| Contact Us | Print

GrantedPublicAccess Logoff MJBUTTERFIELD

#### 1922-CC12061 - PHILIP LOPEZ V AREFE BEREKET ET AL (E-CASE)

Case Header Parties & Attorneys Docket Entries

Charges, Judgments & Sentences

Service Information

Filings Due

Scheduled Hearings & Trials

Civil **Judgments**  Garnishments/ Execution

This information is provided as a service and is not considered an official court record.

Click here to eFile on Case

Click here to Respond to Selected Documents

Sort Date Entries: 

Descending

Ascending

Display Options: All Entries

12/06/2019 □ Corporation Served

> Document ID - 19-SMCC-22479; Served To - POSTMATES, INC.; Server - ; Served Date - 22-NOV-19; Served Time - 00:00:00; Service Type - Special Process Server; Reason Description - Served; Service Text - RECEIVED BY B LOVE/ SENIOR CORP OP INTAKE SPECIALIST

□ Notice of Service

Summons Return Executed; Electronic Filing Certificate of Service.

Filed By: LANE MATTHEWS On Behalf Of: PHILIP LOPEZ

□ Jury Trial Scheduled

Scheduled For: 05/11/2020; 9:00 AM; REX M BURLISON; City of St. Louis

11/21/2019

☐ Summons Issued-Circuit

Document ID: 19-SMCC-22479, for POSTMATES, INC...

□ Summons Issued-Circuit

Document ID: 19-SMCC-22478, for BEREKET, AREFE.

□ Filing Info Sheet eFiling

Filed By: LANE MATTHEWS

Request for Appointment of Special Process Server.

Filed By: LANE MATTHEWS On Behalf Of: PHILIP LOPEZ

□ Cert Serv of Interrog Filed

Certificate of Service.

Filed By: LANE MATTHEWS

□ Pet Filed in Circuit Ct

Petition; Party Information Sheet. Filed By: LANE MATTHEWS

□ Judge Assigned

Case.net Version 5.14.0.17

Return to Top of Page

Released 11/25/2019

**EXHIBIT A** 

1922-CC12061

# IN THE CIRCUIT COURT OF ST. LOUIS CITY STATE OF MISSOURI

PHILIP LOPEZ,

Plaintiff,

v.

AREFE BEREKET,

Serve at:

3647 Phillips Place #2 St. Louis, MO 63116

and

POSTMATES, INC.

Serve Registered Agent:

CT Corporation System 120 South Central Ave. Clayton, MO 63105

Defendants.

Cause No.

Personal Injury - Vehicular

JURY TRIAL DEMANDED

## **PETITION**

COMES NOW Plaintiff Philip Lopez, by and through his and his attorneys, Page Law,

LLC and for his Petition against Defendants states as follows to the Court:

### **GENERAL ALLEGATIONS**

- 1. Defendant Bereket is a resident of Missouri; Plaintiff is a resident of Missouri.
- 2. Defendant Postmates, Inc. is a Missouri corporation.
- 3. Venue is proper in the Circuit Court of the City of St. Louis, Missouri.
- 4. On May 10, 2019, Plaintiff was walking within a designated cross –walk, crossing Chippewa at Morganford at approximately 2:48 pm on a "walk" or "green" signal.

- 5. On May 10, 2019, at approximately 2:48 pm, Defendant Bereket was operating his motor vehicle, a 2008 Chevrolet Aveo on Chippewa near the intersection of Morganford.
- 6. That the Defendant violated a red electric signal and failed to yield striking Plaintiff while he was within the cross-walk.
- 7. That Plaintiff, at the time he was struck by Defendant, was within the half of the roadway the Defendant's vehicle was traveling.
- 8. That Plaintiff at all times herein fully complied with RSMO 300.160 and therefore had the right-of-way.

## COUNT I-NEGLIGENCE AGAINST AREFE BEREKET

- Plaintiff reincorporates and realleges paragraphs 1 through 8 as if fully set forth herein.
- 10. That the Defendant owed Plaintiff a duty to operate his vehicle with the highest degree of care yet failed to do so and was therefore negligent, reckless and careless in the following respects:
  - a. Failed to keep a careful lookout;
  - Failed to yield the right of way;
  - c. Was in violation of Missouri law with regard to the rules of the road;
  - d. Defendant was not paying proper attention to the operation or progress of pedestrians, including Plaintiff within the cross-walk;
  - e. Defendant failed to keep a careful lookout in order to reasonably apprehend
     and/or to observe and heed road and traffic conditions then and there existing;
  - f. Defendant failed to exercise due and proper care and diligence to avoid said accident;

- g. Defendant failed to stop, swerve, slacken speed or sound a warning;
- h. Defendant was otherwise generally careless and negligent.
- 11. As a direct and proximate cause of Defendant's negligence, Plaintiff has suffered Fractured Tibia, Fractured Fibia, Muscle Strain in Right Shoulder, 12 Staples in Head, Laceration on Left Elbow necessitating medical treatment for said injuries, pain and suffering, and has incurred medical bills to date for treatment for these injuries.

WHEREFORE, Plaintiff prays for this Court to enter judgment for the Plaintiff in such amount as is fair and reasonable in excess of \$25,000.00, for his costs herein expended, prejudgment interest pursuant to Missouri statute, and for such other and further relief as this Court deems just and proper under the circumstances.

### COUNT II-NEGLIGENCE PER SE AGAINST AREFE BEREKET

- 12. Plaintiff reincorporates and realleges paragraphs 1 through 11 as though fully set forth herein.
- 13. That Defendant was negligent *per se* in that he failed to yield the right-of-way as required under Missouri law, specifically RSMo.§ 300.160 and§ 304.291.
- 14. That Plaintiff is within the class of persons the above referenced statutes were designed to protect.
- 15. That the injuries sustained by Plaintiff were of the kind said statute was designed to prevent.
- 16. As a direct and proximate cause of Defendant's negligence, Plaintiff has suffered injuries as further referenced above.

WHEREFORE, Plaintiff prays the Court to enter judgment for the Plaintiff in such amount as is fair and reasonable in excess of \$25,000.00 and for costs and such other and further relief as this Court deems just and proper under the circumstances.

## COUNT III-VICARIOUS LIABILITY AGAINST POSTMATES, INC.

COMES NOW Plaintiff, by and through his attorneys, and repeats, incorporates, and re- alleges each and every paragraph and sub-paragraph set forth above as if they were set forth herein at length and further states:

- 17. At all times relevant and mentioned herein, Defendant Bereket was acting in the course and scope of his employment with Defendant Postmates, Inc.
- 18. At all times relevant herein, Defendant Bereket was furthering the business interests of his employer, Postmates, Inc., making it vicariously liable for his actions and/or inactions as stated herein.

WHEREFORE, for Count III, Plaintiff prays judgment against Defendant Postmates, Inc. in an amount in excess of TWENTY FIVE THOUSAND DOLLARS (\$25,000.00), prejudgment interest, punitive damages, costs herein incurred, and for such other and further relief as the Court deems just and proper under the circumstances.

# COUNT IV- NEGLIGENT HIRING AND RETENTION AGAINST POSTMATES, INC.

COMES NOW Plaintiff, by and through his attorneys, and repeats, incorporates, and re- alleges each and every paragraph and sub-paragraph set forth above as if they were set forth herein at length and further states:

19. At the time of this crash and at all times relevant herein, Defendant Postmates,
Inc. chose to manage and operate its own transportation company.

- 20. Defendant Postmates, Inc. was negligent in hiring Defendant Bereket as a driver when it should have been evident that Bereket was unqualified for such a position prior to this crash.
- 21. Defendant Postmates, Inc. was negligent in retaining Bereket as a driver when it should have been evident that Bereket was unqualified to remain in such a position and that he was not adhering to established safety procedures and regulations concerning safe vehicular operation prior to this crash.
- 22. The aforementioned negligence of Defendant Postmates, Inc. resulted in a topdown failure to provide a safe transportation program, thereby endangering the motor public, including Plaintiff.
- 23. As a result of Defendant Postmates, Inc.'s aforementioned negligence,

  Defendant Postmates, Inc. allowed an unsafe transportation program to allow
  an unsafe driver to operate a vehicle for their company, directly resulting in the
  crash that injured and damaged Plaintiff, through the operation of Defendant
  Postmates, Inc.'s vehicle.
- 24. Because of the Defendant Postmates, Inc.'s negligence, Plaintiff was injured.
- 25. As a direct and proximate result of the aforesaid injuries, Plaintiff has been caused to undergo extensive medical care and treatment as well as hospital care and treatment, and will be required to undergo further such care and treatment in the future.
- 26. As a direct and proximate result of the aforesaid injuries, Plaintiff will be required to become indebted for additional expenses for medical care and treatment in the future, the cost of which is unknown.

- As a direct and proximate result of the aforesaid injuries, Plaintiff is at an increased risk of future surgery.
- 28. Because of Defendant Postmates, Inc.'s negligence, and each of them, Plaintiff has incurred past damages, past pain, past suffering, past lost wages and will incur future damages, future pain, future suffering, future medical costs, future lost wages, and a diminished earning capacity, all in an amount that is currently not known, but expected to be substantial.
- 29. Leading up to this crash and at the time of this crash, Defendant Postmates, Inc. showed a complete indifference to and/or a conscious disregard for the safety of the motoring public, including but not limited to Plaintiff.
- 30. The acts and/or omissions of Defendant Postmates, Inc. were committed willfully, wantonly, and in gross disregard for the rights of Plaintiff and said acts and/or omissions and conscious disregard constitute outrageous conduct and aggravating circumstances entitling Plaintiff to punitive damages against defendants, and each of them.

WHEREFORE, for Count IV, Plaintiff prays judgment against Defendant Postmates, Inc. in an amount in excess of TWENTY FIVE THOUSAND DOLLARS (\$25,000.00), prejudgment interest, punitive damages, costs herein incurred, and for such other and further relief as the Court deems just and proper under the circumstances.

١

# COUNT V- NEGLIGENT TRAINING AND SUPERVISION AGAINST POSTMATES, INC.

COMES NOW Plaintiff, by and through his attorneys, and repeats, incorporates, and re- alleges each and every paragraph and sub-paragraph set forth above as if they were set forth herein at length and further states:

- 31. Defendant Postmates, Inc. failed to properly train and instruct Defendant Bereket on the numerous safety rules and regulations necessary for safe transport operation.
- 32. Defendant Postmates, Inc. was negligent by failing to provide the proper supervision over Defendant Bereket to ensure he was driving its vehicle safely, and by failing to properly train its drivers on topics related to safety, such as dangerous distractions, defensive driving, and how to properly avoid crashes on the roadway.
- 33. The aforementioned negligence of Defendant Postmates, Inc. resulted in a topdown failure to provide a safe transportation program, thereby endangering the motoring public, including specifically, Plaintiff.
- 34. As a result of Defendant Postmates, Inc.'s aforementioned negligence, Defendant Postmates, Inc. allowed an unsafe transportation program to allow an unsafe driver to operate a vehicle, directly resulting in this crash which directly resulted in Plaintiff's injuries and damages as discussed herein.
- 35. Because of the Defendant Postmates, Inc.'s negligence, Plaintiff was injured.
- 36. As a direct and proximate result of the aforesaid injuries, Plaintiff has been caused to undergo extensive medical care and treatment as well as hospital care and

- treatment, and will be required to undergo further such care and treatment in the future.
- 37. As a direct and proximate result of the aforesaid injuries, Plaintiff will be required to become indebted for additional expenses for medical care and treatment in the future, the cost of which is unknown.
- 38. As a direct and proximate result of the aforesaid injuries, Plaintiff is at an increased risk of future surgery.
- 39. Because of Defendant Postmates, Inc.'s negligence, and each of them, Plaintiff has incurred past damages, past pain, past suffering, past lost wages and will incur future damages, future pain, future suffering, future medical costs, future lost wages, and a diminished earning capacity, all in an amount that is currently not known, but expected to be substantial.
- 40. Leading up to this crash and at the time of this crash, Defendant Postmates,
  Inc. showed a complete indifference to and/or a conscious disregard for the
  safety of the motoring public, including but not limited to Plaintiff.
- 41. The acts and/or omissions of Defendant Postmates, Inc. were committed willfully, wantonly, and in gross disregard for the rights of Plaintiff and said acts and/or omissions and conscious disregard constitute outrageous conduct and aggravating circumstances entitling Plaintiff to punitive damages against defendants, and each of them.

WHEREFORE, for Count V, Plaintiff prays judgment against Defendant Postmates, Inc. in an amount in excess of TWENTY FIVE THOUSAND DOLLARS (\$25,000.00), pre-

Case: 4:19-cv-03310-RLW Doc. #: 1-1 Filed: 12/20/19 Page: 10 of 17 PageID #: 15

judgment interest, punitive damages, costs herein incurred, and for such other and further relief as the Court deems just and proper under the circumstances.

Respectfully submitted,

PAGE LAW

Lane Matthews
Lane Matthews #63065
9930 Watson Rd.
Suite 100
St. Louis, MO 63126
T: 314-835-5807
F: 314-835-5857
lane@pagelaw.com
Attorney for Plaintiff

Case: 4:19-cv-03310-RLW Doc. #: 1-1 Filed: 12/20/19 Page: 11 of 17 PageID #: 16

1922-CC12061

Case Number (For Court Use Only) \_

# CONFIDENTIAL CASE FILING INFORMATION SHEET — NON-DOMESTIC RELATIONS

INSTRUCTIONS:

✓ Complete this form for all parties known at the time of filing. Provide the most appropriate Case Type and Party Type codes and descriptions. (Found on the Case Types List and Party Types List at <a href="https://www.courts.mo.gov">www.courts.mo.gov</a> on the Court Forms/Filing Information page.)

✓ If additional space is needed, complete additional Confidential Case Filing Information Sheets.

NOTE: The full Social Security Number (SSN) is required pursuant to Missouri Supreme Court Operating Rule 4.07 if the party is a person and is reasonably available. This is a confidential document. This information is needed to open a case in the court's case management system. While cases deemed public under Missouri statutes can be accessed through Case.net, the day and month of birth, SSN, and confidential addresses are NOT provided to the public through Case.net.

Filing Date: 11/21/2019	County/City o	of St. Louis: City of St	. Louis
Style of Case: Philip Lopez v. /	In the Matter of: Petitioner v. Respond	ent.)	
Case Type Code: TE	Case Type Description: Perso	onal Injury - Venicular	
Party Type Code: PLT			
Name (if a person): (Last) Lopez	- An	(First) Philip	(Middle)
Organization (if non-person): Address: 4355 Gertrude Ave.			
St. Louis	State: MOZip: 63116	Contact Telep	hone Number: 314-479-7454
DOB/DOD:	Gender: Male Female	SSN: ***-**-1449	
Attorney Name (if represented by cou	unsel): Lane Matthews	Bar ID: 63065	Party Type Code: APLT
Party Type Code: DFT	_ Party Type Description: Defende	ant	
Name (if a person): (Last) Bereket		(First) Arefe	(Middle)
Organization (if non-person):			
Address: 3647 Phillips Place # 2	MO 63116		
V			hone Number:
DOB/DOD:			
Attorney Name (if represented by co	unsel):	Bar ID:	Party Type Code:
Party Type Code: DFT	Party Type Description: Defend	ant	
Name (if a person): (Last)		_ (First)	(Middle)
Organization (if non-person): Postm	ates, Inc.		
Address: C1 Corporation System	- 120 South Central Ave.		
City: Clayton	State: MO Zip: 63105	Contact Telep	phone Number:
DOB/DOD:			
Attorney Name (if represented by co	unsel):	Bar ID:	Party Type Code:
		ar ID (required if attorn	ey):
Address (if not shown above): 99	30 Watson Rd. Suite 100		2570.53
City: St. Louis			Zip: 63126
Phone: 314-835-5807	Email Ac	ddress: Britni@pagela	w.com
*IMPORTANT: It is the partie	s' responsibility to keep the cou	rt informed of any cha	inge of address or employment.*

1922-CC12061

# IN THE CIRCUIT COURT OF ST. LOUIS CITY STATE OF MISSOURI

PHILIP LOPEZ,

Plaintiff,

٧.

AREFE BEREKET,

and

POSTMATES, INC.

Defendants.

Cause No.

Personal Injury - Vehicular

JURY TRIAL DEMANDED

## **CERTIFICATE OF SERVICE**

COMES NOW Plaintiff, by and through his attorney, and hereby advises this Honorable Court that Plaintiff has requested the Clerk of this Court to attach the following to the Summons to be served upon Defendants Arefe Bereket and Postmates, Inc. on this  $2\sqrt{S^{+}}$  day of November, 2019:

- 1. A copy of Plaintiff's Petition;
- 2. Plaintiff's First Interrogatories and Request for Production to Defendant Arefe Bereket;
- 3. Plaintiff's First Interrogatories and Request for Production to Defendant Postmates, Inc.;
- 4. A copy of this Certificate of Service.

Respectfully submitted,

#### PAGE LAW

/s/ Lane Matthews
Lane Matthews #63065
9930 Watson Rd.
Suite 100
St. Louis, MO 63126
T: 314-835-5807
F: 314-835-5857
lane@pagelaw.com
Attorney for Plaintiff

L

Case: 4:19-cv-03310-RLW Doc. #: 1-1 Filed: 12/20/19 Page: 13 of 17 PageID #: 18

1922-CC12061

# In the CIRCUIT COURT City of St. Louis, Missouri



For File Stamp Only

City of St. Louis, Missouri		
Philip Lopez Plaintiff/Petitioner	11/21/2019 Date	
rs. Arefe Bereket, et al. Defendant/Respondent	Case number  Division	
REQUEST FOR APPOI	NTMENT OF PROCESS SERV	
Comes now Plaintiff		, pursuant
to Local Rule 14, requests the appoint	Requesting Party tment by the Circuit Clerk of 1107 Chatelet Dr. St. Louis, MO 63135	314-524-7835
Name of Process Server	Address	Telephone
Name of Process Server	Address	Telephone
Name of Process Server to serve the summons and petition in	Address this cause on the below named parties.	Telephone
SERVE: Arefe Bereket	SERVE:	
Name 3647 Phillips Place #2	Name	
Address St. Louis, MO 63116	Address	

City/State/Zip	
SERVE: Registered Agent-CT Corporations Name 120 South Central Ave.	System (for
Name 120 South Central Ave.	Inc.)
Address Clayton, MO 63105	
Citv/State/Zip	

SERVE:	
Name	

Appointed as requested: TOM KLOEPPINGER, Circuit Clerk

Lane Matthews
Attorney/Plaintiff/Petitioner
63065

Bar No.
9930 Watson Rd. Suite 100 St. Louis, MO 63126

By\_\_\_\_\_
Deputy Clerk

Address 314-835-5807 Phone No.

City/State/Zip

Address

City/State/Zip

Date

Case: 4:19-cv-03310-RLW Doc. #: 1-1 Filed: 12/20/19 Page: 14 of 17 PageID #: 19

1922-CC12061

# In the CIRCUIT COURT City of St. Louis, Missouri

.

STATE OF THE PARTY
TAN N
Tours cuit

For File Stamp Only

City of St. Louis, Missouri	ST LOWIS CITY OF THE PARTY OF T		
Philip Lopez			
Plaintiff/Petitioner	11/21/2019		
	Date		
vs.	Cose sumber		
Arefe Bereket, et al.	Case number		
Defendant/Respondent	Division		
	Division	L	٦

REQUEST FOR APPOINT	<b>TMENT</b>	OF PROCESS SERV	ER
Comes now Plaintiff			, pursuant
Req	uesting Party		
to Local Rule 14, requests the appointm Dennis Dahlberg	ent by the 1107 C	Circuit Clerk of hatelet Dr. St. Louis, MO 63135	314-524-7835
Name of Process Server	Address		Telephone
Name of Process Server	Address		Telephone
Name of Process Server	Address	***	Telephone
to serve the summons and petition in thi	is cause o	n the below named parties.	
SERVE: Arefe Bereket		SERVE:	
Name 3647 Phillips Place #2		Name	
Address St. Louis, MO 63116		Address	
City/State/Zip		City/State/Zip	-
SERVE: Registered Agent-CT Corporations System	for more	SERVE:	
Name 120 South Central Ave.	INC.)	Name	
Address Clayton, MO 63105		Address	
City/State/Zip		City/State/Zip	
Appointed as requested:		· · · · · · · · · · · · · · · · · · ·	
TOM KLOEPPINGER, Circuit Clerk		Lane Matthews	
		Attorney/Plaintiff/Petitioner 63065	
By_M MCMULLEN		Bar No.	Louis MO 62426
Deputy Clerk		9930 Watson Rd. Suite 100 St	Louis, MO 63126
NOVEMBER 21,2019		Address 314-835-5807	
Dete		Phone No.	

Case: 4:19-cv-03310-RLW Doc. #: 1-1 Filed: 12/20/19 Page: 15 of 17 PageID #: 20



# IN THE 22ND JUDICIAL CIRCUIT, CITY OF ST LOUIS, MISSOURI

Judge or Division:		Case Number: 1922-CC12061		8
REX M BURLISON		*		- 54U 6FB6
Plaintiff/Petitioner:		Plaintiff's/Petitioner's Attorney/A	ddress	D DAHLBERG
PHILIP LOPEZ	*	LANE MATTHEWS		SPECIAL PROCESS
		P.O. Box 1577		SERVER
₽	VS.	ST PETERS, MO 63376		
Defendant/Respondent:		Court Address:		
AREFE BEREKET		CIVIL COURTS BUILDING		
		10 N TUCKER BLVD		*
Nature of Suit:	*	SAINT LOUIS, MO 63101		(Date File Stamp)
CC Pers Injury-Vehicular				(Date File Staffp)
	Sui	mmons in Civil Case		
The State of Missouri to	: AREFE BEREKET			
	Alias:			*!
3647 PHILLIPS PL. #2	**************************************			1
ST. LOUIS, MO 63116	¥1		SPECIAL	PROCESS SERVER
		9		
COURT SEAL OF	Vou are cummone	d to appear before this court ar	d to file your p	leading to the petition, a
OURTO	anny of which is a	tached, and to serve a copy of	vour nleading	upon the attorney for
	plaintiff/potitioner	at the above address all within	30 days after re	eceiving this summons.
3/3	ovelucive of the de	ly of service. If you fail to file yo	our pleading, iu	doment by default may
	be taken against v	ou for the relief demanded in th	e netition	agmont by accuration.
	De taken agamet y	ou for the felici demanded in a	-0 UA	
	November 21,	2019	Thomas Kloy	ypinger
CITY OF ST LOUIS			, ,	0
	Date		Clerk	
	Further Information:	2224		
		neriff's or Server's Return		
Note to serving officer:	Summons should be retu	rned to the court within 30 days after	the date of issue.	
I certify that I have served	the above summons by:	(check one)		4.5
. I delivering a conv of th	e summons and a copy of	f the netition to the defendant/respon	dent.	
leaving a copy of the	summons and a copy of the	ne petition at the dwelling place or us	ual abode of the d	efendant/respondent with
		, a person of the defe	ndant's/responde	nt's family over the age of
15 years who perma	nently resides with the de	fendant/respondent.		*
(for service on a corpo	oration) delivering a copy	of the summons and a copy of the co	mplaint to:	(title).
		(name)		(une).
other:				
0		e		(address)
		22.0.00000	7.1-4	
in	(County/Ci	ty of St. Louis), MO, on	(dat	e) at (time).
		·		
				-14 0
Printed Nam	e of Sheriff or Server	-4:	Signature of She	erint or Server
		otary public if not served by an author		(-
Warrange Co.	Subscribed and sworn to	before me on		(date).
(Seal)				8
	My commission expires:	. Date	Note	ary Public
Sheriff's Fees, if applicab	IE E	<b>9</b>		
Summons '	Ψ			
Non Est	<b>p</b>	4		
Sheriff's Deputy Salary	e 40.00			
Supplemental Surcharge	\$10.00	miles @ ft		
Mileage	\$(	miles @ \$ per mile)		
Total	\$	<u>.</u>		anda afaamilaa all
A copy of the summons an	d a copy of the petition m	ust be served on each defendant/res	pondent. For met	nods of service on all
classes of suits, see Supre	me Court Rule 54.			

Case: 4:19-cv-03310-RLW Doc. #: 1-1 Filed: 12/20/19 Page: 16 of 17 PageID #: 21



# IN THE 22ND JUDICIAL CIRCUIT, CITY OF ST LOUIS, MISSOURI

			**		
Judge or Division:		Case Number: 1922-CC12061	-		
REX M BURLISON			25		
Plaintiff/Petitioner:		Plaintiff's/Petitioner's Attorney/Ad	ddress		LBERG
PHILIP LOPEZ		LANE MATTHEWS			PROCESS
PHILIP LOPEZ		P.O. Box 1577		SEF	RVER
	VS.	ST PETERS, MO 63376	K		
Defendant/Respondent:		Court Address:			
AREFE BEREKET		CIVIL COURTS BUILDING		866	
Nature of Suit:		10 N TUCKER BLVD			
CC Pers Injury-Vehicular		SAINT LOUIS, MO 63101		(Date F	le Stamp)
		mmons in Civil Case		- Avr. 1	
The State of Missouri to					<u>*</u>
CT CORPORATION SYSTEM	Alias:		ſ		
120 SOUTH CENTRAL AVE			SPECIAL	PROCESS	SERVER
CLAYTON, MO 63105			DIFLOIAL	·	CLIVER
COURT SEAL OF	Voll are climmone	d to appear before this court an	d to file your p	leading to the	ne petition, a
OURTOR	conv of which is a	ttached, and to serve a copy of	your pleading	upon the att	orney for
	plaintiff/petitioner	at the above address all within	30 days after re	eceiving this	summons,
(3/ 1/20)	exclusive of the da	ly of service. If you fail to file yo	ur pleading, ju	dgment by	default may
(5) (1923) (5)	be taken against y	ou for the relief demanded in th	e petition.		
	November 21,	2019	Rimas Kloy	yringer	
CITY OF ST LOUIS			Clerk	9 0	
	Date	त <sup>। वि</sup>	Clerk		
	Further Information:				
	Cummons should be retu	heriff's or Server's Return rned to the court within 30 days after	the date of issue		
l certify that I have served			ine date of locae.		
certify that I have served	the above summons by	of the petition to the defendant/respond	tent		
leaving a copy of the	summons and a copy of t	he netition at the dwelling place or usu	ial abode of the d	lefendant/resp	ondent with
1		, a person of the defer	ndant's/responde	nt's family ove	r the age of
15 years who perma	nently resides with the de	efendant/respondent.			
(for service on a corpo	oration) delivering a copy	of the summons and a copy of the co	mplaint to:		(title).
□ ath an		(name)			
other:				····	
Served at	20		77 E	15 G	_ (address)
. in	(County/Ci	ty of St. Louis), MO, on	(dat	e) at	(time).
	101 77 - 0		Signature of Sh	eriff or Server	
Printed Name	e of Sheriff or Server Must be sworn before a r	otary public if not served by an authori:		Silli di Golvoi	
		before me on		(date).	
(Seal)	Capacinaca and owom t	3 201010 III 0 011		•	
"Man tok	My commission expires	·	No.	ary Public	
	***	Date	Note	ary Public	<del>-</del>
Sheriff's Fees, if applicab	le	ř.			6.00
Summons	\$	8			
Non Est	\$				
Sheriff's Deputy Salary	\$ 10.00			±	W
Supplemental Surcharge	\$ 10.00 \$	miles @ \$ per mile)			
Mileage Total	\$				
	· <del>*</del>	just be served on each defendant/resi	nondent For met	hade of eenvice	on all

classes of suits, see Supreme Court Rule 54.

# IN THE 22ND JUDICIAL CIRCUIT, CITY OF ST LOUIS, MISSOURI

Judge or Division:	Case Number: 1922-CC12061		
REX M BURLISON			
Plaintiff/Petitioner:	Plaintiff's/Petitioner's Attorney/Ac	ldress	D DAHLBERG
PHILIP LOPEZ	LANE MATTHEWS		SPECIAL PROCESS
* *	P.O. Box 1577	1	SERVER
Vs.	ST PETERS, MO 63376 .		
Defendant/Respondent:	Court Address:		
AREFE BEREKET	CIVIL COURTS BUILDING 10 N TUCKER BLVD		(a)
Nature of Suit:	SAINT LOUIS, MO 63101		
CC Pers Injury-Vehicular			(Date File Stamp)
	mmons in Civil Case		
The State of Missouri to: POSTMATES, INC.			
Alias;			
CT CORPORATION SYSTEM 120 SOUTH CENTRAL AVE			3
CLAYTON, MO 63105		SPECIAL	PROCESS SERVER
*		<del></del>	CONTRACTOR
	d to appear before this court and		
copy of which is a	ftached, and to serve a copy of y	our pleading i	upon the attorney for
	at the above address all within 3 ay of service. If you fail to file you		
he taken against v	ou for the relief demanded in the	ur pieduing, ju a natition	agment by detault may
, and the second	.2. \ <b>.</b> €/	100	e I
CITY OF ST LOUIS November 21,	2019	Rimas May	ypinger
Dato		Clerk	0
		CIBIK	
Further Information:	heriff's or Server's Return		
Note to serving officer: Summons should be retu		ne date of Issue.	
I certify that I have served the above summons by:			
delivering a copy of the summons and a copy of		ent.	
leaving a copy of the summons and a copy of the	he petition at the dwelling place or usua	al abode of the d	efendant/respondent with
7	a person of the defen	dant's/responder	nt's family over the age of
15 years who permanently resides with the de (for service on a corporation) delivering a copy	elendani/respondent.	unlaint to:	& C
BOLLICE C. Cove	(name) Aloc Opposite	LATE CATE	ATCOMES (title).
other:			KE SPECIALIST
Served at Corpore ATLOW STOM			
in St. Cours (County/Gi	ty of St. Louis), MO, on Louis	222, 2019 (date	e) at 4:061. (time).
			Vist I share
			Maniser
Printed Name of Sheriff or Server	otary public if not served by an authorize	Signature of She	riff or Serve Dennis Dahlberg
MARY B. HURL HY Subscribed and sworn to		1	Process Server, ps363 (date).
the year of the second second and sworm to	Delote the off 7 10 version		(uate).
County of St. Louis My commission expires:	1.8 OCT 2022	ares 0	Quella
Jussion Expires October 18, 2022	Date	Nota	ry Public
Charife Fees, Kapplicable			( ) .
Summons \$	2		<u> </u>
Non Est \$	•		
Sheriff's Deputy Salary Supplemental Surcharge \$ 10.00			
Supplemental Surcharge \$ 10.00  Mileage \$ (	miles @ \$ per mile)		
Total \$	her trute)		
A copy of the summons and a copy of the petition me	ust be served on each defendant/resno	ondent. For meth	ods of service on all
classes of suits, see Supreme Court Rule 54.	and the soliton of sault dololloundroops	J. GOTTE OF THOU	SSS ST BOTTION OFF BU

Civil Procedure Form No. 1; Rules 64.01-54.05, 54.13, and 54.20; 506.120-506.140, and 506.150 RSMo 1 of 1

My Comm